INDEX-DIGEST

TO THE EDITORIALS, NOTES OF RECENT DECISIONS, LEAD-ING ARTICLES, ANNOTATED CASES, LEGAL NEWS, CORRESPONDENCE AND BOOK REVIEWS IN VOLUME 64.

A separate subject-index for the "Digest of Current Opinions" will be found on page 511, following this Index-Digest.

ABETTOR,

position of abettor and accessory to a felon so far as concerns his individuality, 376. ABSTRACTS OF TITLE. see TITLE REGISTRATION.

ACCESSORY, see PRINCIPAL AND ACCESSORY. ADJOINING LAND-OWNERS.

no acquiescence where a party ignorant that the building encroaches over the boun-dary line, 323. ADMINISTRATION,

expenses of wake as a charge against decedent's estate, 459.
AMBULATORY RULE,
theory of the case—the ambulatory rule,

can a plaintiff set up one cause of action in his petition and recover upon another, without amending his petition, 156. as viewed from the maxim verba fortius ac-cipiuntur contra proferentem, 167.

the doctrine of scienter, its exceptions and reasons for its existence, 274.

APPEALS,

the power of appellate courts to cut down excessive verdicts, 267.

ASSAULT, insult a justification for assault in Louisiana, 37.

ASSIGNMENT of right-of-way of telephone assignment

company, 330. assignability of wage claims in bankrptcy, the doctrine of latent equities, 363.
ASSOCIATIONS,
see CLUBS.

see CLUBS.
ASSUMPTION OF RISK,
see NEGLIGENCE,
ATTORNEY AND CLIENT,
privileged communications between aftorney and client, 66.
disbarment for deceiving the court, 290.
AUTOMATIC COUPLER ACT,
assumption of risk and contributory negligence as defenses to actions under the
federal automatic coupler law, 345, 417. AUTOMOBILES,

FOMOBILES.
negligence in the use of automobiles, 300.
right of automobiles to use highways, 300.
duty and degree of care required of automobiles on the highways, 301.
statutory and common law duties of chauffeur toward persons in the street, 302.

AUTOMOBILES--(Continued.)

negligence of automobiles by running with-in permitted rate of speed, 304.

BANKRUPTCY

assignability of wage claims in bankruptcy, 356.

BANKS AND BANKING,
paying a check by mistake when there are
no funds in the bank to cover check, 28.
rights of depositor upon sub-deposit made
by depositary bank, 58.
a bank paying a check has a right to rely
on the indorsements in regular course,
264.

a bank paying a check has a right to rely on the indorsements in regular course, BILLS OF REVIEW, bills of review as comprehended by a code, 441.

BOOKS RECEIVED, 16-78-118-139-159-179-222-258-262-315-356-377-396-436-460-476-502.

o acquiescence where a party ignorant that the building encroaches over the boundary line, 323. BOUNDARIES,

BREACH OF PROMISE.

ill health as a defense to breach of promise,
451.

defense to breach of promise suit when contract is admitted, but parties are incapacitated to properly sustain the marriage relation, 456. in an action for breach of promise of marriage what is a sufficient physical disability to constitute a valid defense, 457.

carriers of Goods, contract limiting liability of railroad company to the value of a shipment given by shipper to obtain concession in rates, 2. invalidity of interstate railway transportion contracts of common carriers, 29, damages where fruit delivered in bad condition, 228.

dition, 228. do freight carrying interurban electric rail-

of reight carrying interurban electric-rail-ways impose a servitude on streets, 283. the courts and the railroad transportation problem, 467. can an action be maintained on a contract of carriage which was broken by the negligence of the carrier by merely a proof of the tort, 475.

CARRIERS OF PASSENGERS

CARRIERS OF PASSENGERS.

shall newspapers be entitled to passes in
exchange for advertising, 77.

is a public carrier, given power by statute
to lease its franchises, exempted from
| liability for injuries resulting from the
negligence of the lessee company, 205.
whether call of station by conductor is an
invitation to alight, 234.
is a common carrier bound to protect its
passengers from the violence of its servants, 235.
CHARTTIES,
liability of charliable corporation for neg-

CHARITIES,
liability of charitable corporation for negligence. 214.
CHRISTIANITY,
Christianity and the law, 247.
CIVIL RIGHTS,
recent cases of the Supreme Court construing the civil and natural rights of the CLUBS

is the furnishing of liquors to its members by a bona fide social club a sale, 442, 482. by a b

invalidity of interstate railway transporta-tion contracts of common carriers, 29.

invalidity of interstate railway transportation contracts of common carriers, 29.

CONSPIRACY, results flowing from the extinction of the civil action for conspiracy, 266.

CONSTITUTIONAL LAW, constitutionality of federal employer's liability act, 52, 56, 269.

Kansas-Colorado controversy over the waters of the Arkansas River, 58, 199. the unwritten constitution, 65. right of employer to make employment conditional upon employee not joining labor organization, 76.

juvenile court law in the state of Utah—constitutionality, 85. statutes making it a criminal offense to offer real property for sale without written authority of owner, 106. right of trial court to suspend clerk indicted for some criminal offense while indictment is pending, 125.

jurisdiction of federal courts in cases of conspiracy against persons of African descent, 136. validity of act regulating game and fish, 146.

validity of act regulating game and iss, 146.

power of authorities of municipalities to proceed in a summary manner to deprive offenders against ordinances of their liberty. 165.

constitutionality of laws permitting the restraint of insane persons without trial by jury, 187.

some observations on state laws and municipal ordinances in contravention of common right, interfering with individual lberty, and attempting to regulate personal association and employment, 209. the interference of executive in attempting to obtain a favorable construction of the employer's liability act, 314. it is competent for the legislature to impose penalties and attorney's fees upon life insurance companies for defending a case, 325.

case, 325.

shall subordinate courts declare legislative acts unconstitutional, 335.

equality of territory and population in dividing a state into representative districts, 362.

constitutionality of "truck acts." "scrip laws" and "pluck-me-stores," 387, 475. statutory regulation of the medium of pay-ment, 388, 475

ment, 388, 475
constitutional view of royal prerogatives assumed by the supreme judiciary of a state formerly belonging to the King, 404, power of judiciary to declare void improper exercise of legislative prerogative to district a state into its political subdivisions, 425.
is a license to sell intoxicating liquore unconstitutional, 493, 500.

CONTRACTS,
where a party left two photographs from
which to print a portrait after painting
one and receiving pay therefor the artist
cannot recover for a second one painted

CONTRACTS—(Continued.)
by him and delivered, though the second
was retained by defendant, 27.
party cannot elect to rescind a contract and
at the same time retain part of the consideration, 36.
is a covenant in a deed creating a monopoly
in favor of one particular owner void
for that reason, 97.

reformation of contract in equity after de-nial of relief at law. 114. remedies for breach of condition subse-quent, 195.

quent, 195.
reasonable time in the performance of contracts, 245.
promise to pay money under a void contract is not enforceable, 255.
a contract in form entered into by parties under a mutual mistake of law is not

a contract in form entered into by particle under a mutual mistake of law is not enforceable, 256.

sufficiency of bill charging the inducement to violations of contract, 282.

something of interest in regard to contracts broken before time for full performance has arrived, 361.

has arrived, 361.

distinction between allegations sounding in tort and on contract, 393, 394.

validity of an agreement to take less salary by a public officer than that provided by law, 466.

can an action be maintained on a contract of carriage which was broken by the negligence of the carrier by merely a proof of the tort, 475.

CONTRIBUTORY NEGLIGENCE, when a person is injured by a passing train at a crossing not public, where the railroad company should give warning, the fact that she contributed to the injury was not conclusive, 48.

CONVEYANCES, lease of a homestead is a conveyance and

lease of a homestead is a conveyance and void unless husband and wife join. 386.

void unless in the component of statutes requiring foreign construction of statutes requiring foreign corporations to comply with local reg-

construction of statutes requiring foreign corporations to comply with local regulations, 25.

abuse of the corporation charter, 49. though contracts made with foreign corporations are held to be void where they have not compiled with statutory requirements, yet such corporations may recover property parted with, 208. legal effect of ultra vires contracts, 313. liability of original corporation upon reincorporation, 433.

COURTS

jurisdiction of federal courts in cases of conspiracy against persons of African de-scent, 136.

scent, 136.
shall subordinate courts declare legislative acts unconstitutional. 335.
CRIMINAL LAW.

MINAL LAW.
insult a justification for assault in Louisiana, 37.
right of tral court to suspend cierk indicted for some criminal offense while indictment is pending. 125.
power of authorities of municipalities to proceed in a summary manner to deprive offenders against ordinances of their liberty, 165.
In what respect the conviction of principal affects the accessory, 372.
position of abettor and accessory to a felony so far as concerns his individual liability, 276.
indictment for lynching in another county, 377.

federal interference with state administra-tion of criminal law, 482.

CRIMINAL TRIAL.

verdict of "receiving stolen goods" not re-sponsive to an indictment for that of-fense, 402.

DAMAGES.

MAGES, damages for mental anguish where insulting language used need not be accompanied by physical injury, 46.
damages where telephone company wrongfully cuts out a subscriber's telephone
and refuses to reinstate it, 95.
mental anguish doctrine in telegraph ental anguish cases, 108.

DAMAGES—(Continued.)
where the evidence discloses a proper case
the award of punitive damages rests in
the discretion of the jury, 127.
damages for indignity to dead bodies, 275.
damages where there was a personal injury
and physician employed by party injured
may not have used the requisite skill, 442

DEAD BODIES.

damages for indignity to dead bodies, 275.

power of equity to require the execution of a deed of real estate and completion of a gift though there is no direct proof of an express promise to execute such

a gift though there is no direct proof of an express promise to execute such deed, 290.

deed to a water company confirming a right of way ninety-nine feet wide for water pipes, with the right to set up and maintain telephone lines, does not confine water company to lines for exclusive use of water works plant. 335.

DESCENT AND DISTRIBUTION.

DESCENT AND DISTRIBUTION,
assessment of shares of stock under transfer tax act in a corporation organized under the laws of two states, 117.
DIGEST OF CURRENT OPINIONS,
17. 38, 59, 78, 98, 119, 139, 160, 179, 200, 222, 241, 258, 276, 292, 315, 338, 357, 378, 396, 418, 436, 460, 477, 502.

DIVORCE

the argument for uniform divorce laws,

discussion of draft for uniform law relat-ing to annulment of marriage and di-vorce, 229.

verbatim copy of uniform divorce law— an act regulating annulment of marriage and divorce, 237.

ELECTIONS.

cortions, some remarks on the Tool case, 45 the Tool case of Colorado—right of appellate tribunal to assume charge of elections by writ of injunction, 402. election frauds in Colorado, 402. power of judiciary to declare void improper exercise of legislative prerogative to district a state into its political subdivisions, 425.

subdivisions, 425.

EMINENT DOMAIN,

municipal corporation has no greater right than a natural person to divert surface waters in large quantities by artificial channels except under the power of eminent domain, 76.

right of land owner to relief where a telephone company built a line along the highway without obtaining his consent, where a delay was short of statute of limitations, 187.

a deed to a water company confirming a right of way ninety-nine feet wide, for water pipes, with the right to set up and maintain telephone lines, does not confine water company to loss for exclusive use of water works plant, 335.

ENGLISH JUDICATURE ACT, the English judicature act and the American code, 105.

lean code, 108.

UITY, reformation of contract in equity after denial of relief at law, 114.

is it necessary that there be an allegation of fraud in a petition in equity to cancel an agreement before a court of equity will proceed to grant relief, 197.

power of equity to require the execution of a deed of real estate and completion of a gift though there is no direct proof of an express promise to execute such deed, 290.

the power and right of courts of equity to set aside judgments procured by fraud as applicable to titles vested under the Torrens system of land registration, 312. the doctrine of latent equities, 363. the decay of the principles of equity in the code states, 401.

whether a supreme court has authority, within its equity jurisdiction, to assume charge of election by writ of injunction, 409.

EVIDENCE.

parol evidence to show warranty, 135. danger of circumstantial evidence, 137. EXECUTIVE.

EXECUTIVE,
the interference of executive in attempting to obtain a favorable construction of the employer's liability act, 314.
FEDERAL COURTS, see COURTS, IRE INSURANCE, the end of the most important fire insurance litigation ever heard in the national and state tribunals, 115.

FISH, see GAME AND FISH LAWS.
FRAUD,
the power and right of courts of equity to set aside judgments procured by fraud as applicable to titles vested under the Torrens system of land registrader the Torrens system of land registra-tion, 312.
ME AND FISH LAWS,
validity of act regulating game and fish,

see OIL AND GAS.

GIFTS, when parol gift of land will be sustained,

when parol gift of land will be sustained, 286.

HABEAS CORPUS, federal interference with state administration of criminal law, 482.

HIGHWAYS, do freight carrying interurban electric railways impose a servitude on streets, 283. HOMESTEAD.

HOMESTEAD, lease of a homestead is a conveyance and void unless husband and wife join, 386. HUMOR OF THE LAW, 16, 38, 78, 98, 118, 139, 160, 179, 200, 222, 241, 258, 276, 292, 315, 338, 356, 378, 396, HUSBAND AND WIFE, liability of parent for alienating son's affection toward his wife, 226.

fection toward his wife, 226.

INJUNCTIONS.

injunction to restrain the collection of water by a municipality in an artificial channel and casting the same on the land of another in undue quantities, 72.

sufficiency of bill charging the inducement to violations of contract, 282.

the Tool case of Colorado—right of appellate tribunal to assume charge of elections by writ of injunction, 402.

INSANE PERSONS,

constitutionality of laws permitting the

constitutionality of laws permitting the restraint of insane persons without trial by jury, 187.

what is a proper and constitutional restraint of the insane, 187.

INSTRUCTIONS, see TRIAL AND PROCEDURE.

INTOXICATING LIQUORS, is the furnishing of liquors to its members by a bona fide social club a sale, 422, 482.

is a license to sell intoxication unconstitutional

JUDGES,
meaning of maxim lex non exacte definit
sed arbitrio boni viri permittit. 65, 263.
the great importance of having more
judges in some of our states and better
compensation, 145.
the great importance of the power of the
President of the United States to appoint
federal judges, 281.
political consequences resulting from judicial interference in elections. 403.
qualifications for the judiciary, 459.
JURY,
an ode to the jury. 458.

an ode to the jury, 458.

JUVENILE COURTS, in the state of Utah
—constitutionality, 85.
administration of a juvenile court, 225, 290.

LABOR UNIONS.

GOR UNIONS, right of employer to make employment conditional upon employee not joining labor organization, 76. llability of labor union for procuring discharge of non-union workman, 107.

LANDLORD

is a public carrier, given power by statute to lease its franchises, exempted from liability for injuries resulting from the negligence of the lessee company, 205.

Colorado jurisprudence, 45.
annual meeting of the American Bar Association, 1907, 118.
Christianity and the law, 247.
an attorney to attorneys at law, 257.
Delmas versus Jerome, 274.
a Spanish object lesson in code making, 336.

LAW

336.

the breakdown of American justice, 465.
annual meeting of the Illinois Bar Association, 501. LAW BOOKS.

Miscellaneous.

Hobs' Advisory Session, 220.

The Herschler Lawyer's Trial Docket,
276.

Reviews of Digests American Digest, 1906 A., 118.

Reviews of Encyclopedias, Encyclopedia of Law and Procedure.

Encyclopedia Vol. 23, 98. Cyclopedia of Law and Procedure, Vol. Reviews of Reports

American State Reports, Vols. 107 to 110,

American State Reports, Vol. 111, American State Reports, Vol. 112,

American Reviews of Statutes, Supplement to Snyder's Interstate Com-merce Act and Federal Anti-Trust merce Act and Federal Anti-Trus Laws, 315.

Missouri Annotated Statutes, 1906, 396.

Missouri Annotated Statutes, 1906, 396.

Reviews of Text Books.

Joyce's Law of Nuisances. 15.

Beale & Wyman's Railroad Rate Regulation. 16.

Jones on Telegraph and Telephone Companies, 118.

Gregory's Forms of Common Law Declarations, 138.

Dos Passos on the American Law, 178.

Hamilton on Special Assessments. 200.

McQuillin's Missouri Practice. 220.

Smith on the Law of Fraud, 240.

Wharton on Homicide. 257.

Remsen on Wills, 291.

Hamiln's Act to Regulate Commerce, 338.

Sherwood's Commentaries on Criminal Law, 356.

Law, 356.
Loveland on Bankruptcy, 377.
Maupin's Marketable Title to Real Es-Maupin's Marketable Title to Real E-tate, 476. Bishop on Contracts, 501. Collier on Bankruptcy, 6th edition, 502.

LICENSE

Hackinse:
Hability for injury to licensees, 96.
LIFE INSURANCE.
an interesting life insurance case. 325.
it is competent for the levislature to impose penalties and attorney's fees upon life insurance companies for defending a

case, 320.
LIMITATIONS,
statute of limitations between trustee and
cestui que trust in recent cases, 326.
LITERARY PROPERTY,

ownership in a plan, 15.

indictment for lynching in another county,

the integrity of the unwritten law, 395.
MALICIOUS MISCHIEF.
what constitutes. 299.
MASTER AND SERVANT.

constitutionality of federal employer's lla-bility act. 52, 56, 269, pleading knowledge of defective appli-

pleading knowledge ances, 66.

pleading knowledge of defective appliances, 66.
right of employer to make employment conditional upon employee not joining labor organization. 76.
liability of labor union for procuring discharge of non-union workman. 107.
rationale of the exemption of charitable institutions from liability for negligence of agents, 218.

MAXIMS.

construction of maxim in praesentia majoris cessat potentia minoris, 322. construction of maxim cujus est instituere

ejus est abrogare, 322.

construction of maxim omnia praesumuntur contra spoliatorem, 362.

David Dudley Field's regard for the max-

construction of maxim frustra probatur quod probatum non relevat, 129. construction of maxim de non apparenti-bus et non existentibus eadem est ratio,

construction of maxim that the allegate and probata must correspond, 129, 185. construction of maxim expressio unius est exclusio alterius, 129. maxims as datum posts, 130. construction of maxim lex non exacte definite sed arbitrio boni viri permittit, 65, 263.

65, 263.

to ambulatory rule—as viewed from the maxim verba fortius accipiuntur contra proferentem, 167.

unc pro tunc orders resting upon the maxim actus curiae neminem gravabit, 385.

nunc

salus populi suprema lex, 481.

is a covenant in a deed creating a monopoly in favor of one particular owner void for that reason, 97.

for that reason, 97.
the prevention of trusts and monopolies, 147.
MUNICIPAL CORPORATIONS,
municipal corporation has no greater right
than a natural person to divert surface
waters in large quantities by artificial
channels except under the power of eminent domain, 76. nent domain, 76. Hability for obstructions placed on side-walks, 86.

walks, 55.
power of authorities of municipalities to
proceed in a summary manner to deprive offenders against ordinances of
their liberty, 165.

proceed in a summary manner to de-prive offenders against ordinances of their liberty, 165. some observations on state laws and muni-cipal ordinances in contravention of com-mon right, interfering with individual liberty, and attempting to regulate per-sonal association and employment, 209. do freight carrying interurban electric railways impose a servitude on streets, 283.

283

NATURAL GAS. see OIL AND GAS.

NEGLIGENCE.

pleading knowledge of defective appliances,

even though one could see an approaching car. If in the exercise of common prudence he may reasonably think there is time to cross safely, he is not chargeable with negligence, 166.

liability for negligence in falling awnings 174.

liability for ings, 174.

Ings. 174.
doctrine of res ipsa loquitur as applied to fa'ling awnings. 176.
is a public carrier, given power by statute to lease its franchises, exempted from liability for injuries resulting from the negligence of the lessee company, 205.
liability of charitable corporation for negligence, 214.
rationale of the exemption of charitable institutions from liability for negligence of agents, 218.
liability of water company to citizen for loss by fire because of insufficient water supply, 238.
the doctrine of scienter, its exceptions and

loss by fire because of insufficient water supply, 238. the doctrine of scienter, its exceptions and reasons for its existence, 274. telephone wires left in house after termination of contract when conducting lightning into the house causing damage, will raise a question of negligence, 298. uninsulated wire left in street where children likely to climb, negligence, 322. assumption of risk and contributory negligence as defenses to actions under the federal automatic coupler law, 345, 417. doctrine of contributory negligence as applied to persons sui juris, 347.

NEWSPAPERS.

hall newspapers be entitled to passes in exchange for advertising, 77. shall

OFFICERS.

validity of an agreement to take less salary by a public officer vided by law, 466. than that pro-

OIL AND GAS.

some observations on the duration of oil and natural gas leases, 89.

OWNERSHIP,

ownership in a plan, 15.

PARENT AND CHILD,
right of a parent to proceeds of services
of minor child, 412.
under what circumstances a father impliedly waives his right to his child's earnings, 418. ings. 416.

PARTNERSHIP,

right of retiring partner where not restricted from engaging in business in same place, 10.
when a party sold his interest in the good will of a business to his partners he is not thereby precluded from engaging in the same kind of a business in the same town in competition with the old firm,

creditor of partnership has no lien upon partnership assets, 435.

PATENTS.

the celebrated suit of the Underwood Type-writer Company against the typewriter trust, for alleged infringements of pat-ents, 157.

PLEADING.

can a plaintiff set up one cause of action in his petition and recover upon another without amending his petition, 156. two recent cases discussing the doctrine that the allegata and probata must corre-spond, 185.

a Spanish object lesson in code making, 336.

a Spanish object lesson in code making, 336.
the decay of the principles of equity in
the code states, 401.
the effect of a variance. 472.
can an action be maintained on a contract
of carriage which was broken by the
negligence of the carrier by merely a
proof of the tort, 475.

PLEADING AND PRACTICE,
pleading knowledge of defective appliances.
66.

66.
the English judicature act and the American code, 105.
the ambulatory rule—as viewed from the maxim verba fortius accipiuntur contra proferentem, 167.
is it necessary that there be an al'egation of fraud in a petition in equity to cancel an agreement before a court of equity will proceed to grant relief, 197.
a complaint which lacks necessary allegations is not cured by reply containing such allegations, 387.
distinction between allegations sounding in tort and on contract, 393, 394.
bills of review as comprehended by a code, 441.

441.

PRINCIPAL AND ACCESSORY.

position of abettor and accessory to a felony so far as concerns his individual liability, 376.

principal AND AGENT, statutes making it a criminal offense to offer real property for sale without written authority of owner, 106. rationale of the exemption of charitable institutions from liability for negligence of agents 218.

of agents, 218.

PRINCIPAL AND SURETY.

discharge of surety because of failure of obligee to notify surety of principal's previous improper conduct, 426.

RAILROADS

contract limiting liability of railroad com-pany to the value of a shipment given by shipper to obtain concession in rates,

the courts and the railroad transportation problem. 467.

REAL ESTATE AGENTS, statutes making it a criminal offense to offer real property for sale without writ-ten authority of owner, 106. REAL PROPERTY.

when parol gift of land will be sustained, 286.

claim in respect of a possessory title to land resumed by the Crown, 395.

RECEIVING STOLEN GOODS, verdict of "receiving stolen goods" not responsive to an indictment for that offense, 402.

REFERENDUM,

base and improper uses of the referendum, 240.

REMOVAL OF CAUSES,

MOVAL OF CAUSES, removal where there has been a fraudulent joinder of defendants, 88. whether or not a controversy is separable within the meaning of the removal act is to be determined by the intent of the state legislature with respect to the form of procedure, 352. do the laws of Congress intend to authorize a non-resident defendant to remove his case to the federal court when that cause in its nature is capable of separate consideration and adjudication, 355. LES.

SALES

right of purchaser where there is a breach

of warranty, 34.

a sale evidenced by a complete written instrument may not be changed by parol evidence in an action at law where there is no ambiguity, 136.

STREET RAILROADS.

EET RAILROADS, is a public carrier, given power by statute to lease its franchises, exempted from liability for injuries resulting from the negligence of the lessee company, 205. do freight carrying interurban electric railways impose a servitude on streets, 283.

TAXATION.

TAXATION,
assessment of shares of stock under transfer tax act in a corporation organized under the laws of two states, 117. right of legislature to tax one county and not another for the enforcement of a general law, 346.
TELEGRAPHS AND TELEPHONES, duty of telephone company to furnish service, 93.
damages where telephone company wrongfully cuts out a subscriber's telephone

fully cuts out a subscriber's telephone and refuses to reinstate it, 95. mental anguish doctrine in telegraph cases,

right of land owner to relief where a telephone company built a line along the highway without obtaining his consent, where delay was short of statute of limitations, 187. telephone wires left in house after termination of contract when conducting lightning into the house, causing damage, will raise a question of negligence, 298. uninsulated wire left in street where children likely to climb, negligence, 322. assignment of right of way of telephone company, 330.

a deed to a water company confirming a right of way ninety-nine feet wide for water pipes, with the right to set up and maintain telephone lines, does not confine water company to lines for exclusive use of water works plant, 335.

TITLE,
claim in respect of a possessory title to
land resumed by the Crown, 395.
TITLE REGISTRATION.
Torrens System of title registration—setting aside registration obtained by
fraud, 306.
the power and right of courts of equity

the power and right of courts of equity to set aside judgments procured by fraud, as applicable to titles vested un-der the Torrens system of land regis-tration, 312.

TOOL CASE,

the Tool case of Colorado—right of appel-late tribunal to assume charge of e'ec-tions by writ of injunction, 402.

TORRENS SYSTEM, see TITLE REGISTRATION.

TORTS, liability of labor union for procuring dis-

liability of labor union for procuring dis-charge of non-union workman, 107. several liability where each of two par-ties acting independently appropriate to his use a part of plaintiff's pasture, 232. distinction between allegations sounding in tort and on contract, 393, 394. can an action be maintained on a contract of carriage which was broken by the negligence of the carrier, by merely a proof of the tort, 475.

TRESPASS,
several liability where each of two parties
acting independently appropriate to his
own use a part of plaintiff's pasture, 323.

TRIAL AND PROCEDURE,
who is to blame for the law's delays. the English judicature act and the American code, 105.

right of trial court to suspend clerk indicted for some criminal offense while indictment is pending, 125.

theory of the case—the ambulatory rule,

ror in permitting irrelevant questions to be put on cross-examination, 178.

may court instruct jury to disregard entire testimony of witness who has testified falsely in any particular, 246. the power of appellate courts to cut down excessive verdicts, 267. procedure a science not a local matter. 297. right of trial judge to comment on the evidence, 347.

nunc pro tunc orders resting upon the maxim actus curiae neminem gravavit, 385. direction of verdict on testimony of un-

335.
direction of verdict on testimony of uncontradicted witness, 336.
power of a court to compel a plaintiff
in a suit to submit to a physical exami-

nation, 428.

UNWRITTEN LAW,
the integrity of the unwritten law, 395.

VENDOR AND PURCHASER,
when there may be a waiver because of
default of payment at the time specified,

265.

power of equity to require the execution of a deed of real estate and completion of a gift though there is no direct proof of an express promise to execute such deed, 290.

VERDICTS.

the power of appellate courts to cut down excessive verdicts, 267.

expenses of wake as a charge against de-cedent's estate, 459.

cedent's estate, 405.

WARRANTY,
right of purchaser where there is a breach
of warranty, 34.
parol evidence to show warranty, 135.

WATERS AND WATER COURSES,
Kausas-Colorado controversy over the waters of the Arkansas River, 58, 199.

ters of the Arkansas River, 58, 199. what constitutes a water course is a question for the jury, 154. llability of water company to citizen for loss by fire because of insufficient water supply, 238.

WILLS.

WILLS,
the doctrine of advancement to an heir
applies only in case of intestacy and not
to a will, 126.
WITNESSES,

privilege of silence and immunity statutes,

privileged communications between attorney and client, 66.

error in permitting irrelevant questions to be put on cross-examination, 178.

may court instruct jury to disregard entire testimony of witness who has testified falsely in any particular, 246. direction of verdict on testimony of uncontradicted witness, 386.

power of a court to compel a plaintiff in a suit to submit to a physical examination, 428.

WORK AND LABOR, see LABOR UNIONS.

SUBJECT-INDEX

TO ALL THE "DIGESTS OF CURRENT OPINIONS" IN VOL. 64.

This subject-index contains a reference under its appropriate head to every digest of current opinions which has appeared in the volume. The references, of course, are to the pages upon which the digest may be found. There are no cross-references, but each digest is indexed herein under that head, for which it would most naturally occur to a searcher to look. It will be understood that the page to which reference, by number, is made, may contain more than one case on the subject under examination, and therefore the entire page in each instance will necessarily have to be scanned in order to make effective and thorough search.

Abatement and Revival—action on bond. 503; ejectment. 59; objection to jurisdiction, 78; pendency of other action, 98-292; privilege from service, 160.

Abduction-indictment, 139; parent's consent, 339

Absentees—alimony, 98.
Abstracts of Title—action against abstractors,

418.

Accident Insurance—employer's liability, 201; estoppel to deny corporate powers, 292; fidelity bond, 39; fidelity insurance, 397; matters of defense, 477; rheumatism under health policy, 503; total disability, 418.

Accord and Satisfaction—burden of proof, 241; part payment, 357; payment, 17; pleading, 292.

Account—fraud, 179.

Account, Action on—nature of account, 179. Account States-conclusiveness, 59.

Account States—conclusiveness, 59.

Acknowledgement—authority to take, 378; conveyance of homestead, 258; deeds offered in evidence, 39; sufficiency, 139-201.

Action—commencement, 179; estoppel, 418; pollution of stream, 292; premature commencement, 201; right to begin, 241; sale or mortgage, 378; splitting cause of action, 39; to restrain taking photograph of accused, 418; trover and conversion, 119-241.

Admiralty—amendment of answer, 397; effect of appearance in suit in rem, 436; findings of commissioners, 78.

Adoption—consent of parents, 119: consider-

Adoption—consent of parents 119; consideration, 222; custody of child, 39; evidence, 503; identity of parties, 460; pregnancy,

460.

Verse Posession—beds and banks of navigable stream, 179; burden of proof, 78-241; computation of time, 139; color of title, 179-339; constructive possession, 98-339; effect on payment of tax, 119; elements of proof, 222; evidence, 78; occupancy, 378; operation as against public, 39; partition, 98; presumption of good faith, 59; railroad right of way, 339; sale by one co-tenant, 17; statute of limitation, 139; tacking, 222; use of public land by county, 17; what constitutes, 460. Adverse

-thresher's lien, 17. Agriculture-

Allens—Chinese, 179; Chinese resident mer-chants, 436; denoration proceedings, 320-239; right to inherit land, 258. Amicus Curiae—contentions, 292.

Animals—dogs under common law rule, 460; health regulations, 241; half interest in colt, 98; injuries from animals running at large, 316; injury to pedestrian, 503; inspection laws, 119; knowledge of viciousness, 418; running at large, 160; sheep killed by dogs, 140; stock laws, 258; trespection 1988.

ness, 418; running at large, 160; sheep killed by dogs, 140; stock laws, 258; trespass, 78.

Appeal and Error—action for services, 201; absence of statement of facts, 140; alias summons, 436; amendment of bill, 503; application for rehearing, 436; appealable judgment, 477; assignment of error, 59, 241-277-397-460; award of damages by dounty commissioner, 119; bill of exceptions, 59-98; bond on appeal, 436; case made, 17; certiorari, 436; clerical error, 78; conformity to rules of court, 503; consolidation of causes, 460; cross assignment of error, 179; custody of child, 140; damages, 292; decree in equity, 258; denial of change of venue, 436; denial of continuance, 179; denial of petition to intervene, 78; directed verdict, 180-357-418; directing judgmant, 292; discharge of attorney, 241; discretion of trial court, 99-48-436; discretion in granting new trial, 17; dismissal, 78-339; disposition of cause, 460; election contest, 99; evidence, 180-316; evidence offered after close of case, 59; excessive damages, 258; exceptions to apditor's report, 258; exclusion of evidence, 59; failure to instruct, 436; failure to note exceptions, 17; failure to show error, 119; failure to take exceptions, 277; filing schedule, 418; findings of chancellor, 378; findings of fract, 39; finding of referee, 39; findings of trial court, 379; fixing amount of bond, 59; harmless error, 99-160-339-418; harmless exclusion of evidence, 292; implied contract, 201; invited error, 39; judgment at law, 418; judgment to ax costs, 508; jurisdictional amount, 201; jurisdiction of lower court, 316; law of the case, 39; modification of judgment, 397; mortrage, 316; motion for new trial, 437; objection not raised below, 160, 417; objections to instruction, 140; order awarding, 180; parties entitled to alleged error, 19-397; parties injured by decision, 39; petition for distribution of estate, 39; prejudice, 379; presidice, 379; presimptions, 241; questions not

raised below, 339; questions reviewable, 397; record, 180; remand, 258, 379; reversal, 418; review, 119-241-418; rights of individual creditors in bankrupt firm, 437; rulings and pleadings, 357; ruling on evidence, 357; special appearance, 339; specification of error, 418; statement on appeal, 437; statute of limitations, 378; sufficiency of evidence, 418; suspensive appeal, 99; transcript, 79; unsupporting evidence, 460; unwarranted delay, 437; waiver of appeal, 460; walver of error on original hearing, 39 waiver of failure to give notice, 160; weight of evidence, 461; who may appeal, 59; winding up of defunct corporation, 17.

Appearance—for purpose of removing cause, 437; jurisdiction acquired, 79; plea to jurisdiction, 39; special appearance, 461; waiver, 277; waiver of question of service, 59.

Arbitration and Award—common-law award, 140; conformity to submission, 379;; enforcement, 201.

ment. 201.

ment, 201.
est—authority of private person without
warrant, 39; authority without warrant,
119; by private person without warrant,
39; necessity of warrant, 461; photographing accused, 418; suspicious actions, 140,
—confessions, 99; ownership of property,

Assault and Battery-circumstantial evidence,

Assault and Battery—circumstantial evidence, 39; defense of property, 339; evidence as to character, 241; prosecution for aggravated assault, 277; provocation, 379.

Assignments—action by assignee, 339; check on bank as assignment of funds, 339; equitable assignees, 277; notice, 418; notice to assignee, 241; pre-existing debt a consideration, 277; rights of assignee, 503; satisfied claims, 79.

claims, 79; rights of assignee, 503; satisfied claims, 79.

Assignments for Benefit of Creditors—action to compel accounting, 79; action to set aside settlement, 437; debts secured, 259; dividends on claim, 160; estoppel, 17; execution in sister state, 461; grounds for action, 79; release of claims, 379.

Assumpsit, Action of—pleading, 258.

Attachment—duration of lien, 17; ejectment, 17; lien on crops, 18; negligence of officer, 418; property subject, 18, 292; rights of attaching creditors, 437.

Attorney and Client—appearance of attorney pending appeal from conviction, 201; disharment proceedings, 316; employment, 140; mutuality of claims, 292; property of client, 461; right to compensation, 437; service of partner of law firm, 18; termination of service, 79.

Auctions and Auctioneers-liability of purchasers. 437.

ers, 437.

Bail—appearance bond, 461; authority to take, 79; criminal prosecution, 99; habeas corpus, 339; larceny, 461; right to admission to bail, 241; scire facias, 180.

Bailment—gratuitous bailee, 461; identity of funds, 180; nontransferable mileage book, 418; sale, 201; termination of liability, 201; title, 140.

140.

413; sale, 201; termination of liability, 201; title, 140.

Bankruptcy—accounts of receivers, 379; action by trustee to recover money of bankrupt, 201; appeal, 437; amendment of petition, 201; amendment of schedules, 160; appointment of receiver, 59; attachment, 461; authority to administer oath, 339; bills and notes, 293; bonds, 99; claim against third party, 120; claim by secured creditor, 79; collusion, 160; collateral attack on sale by trustee, 39; concealment of assets, 339; contingent liability, 339; creditor's suit, 60; debts discharged, 292; debts released by discharge, 79; discharge, 60-140-379-397; dissolution of attachment, 79; duty to recover to surrender property to trustee, 201; effect of discharge on mortgage, 241; effect on landlord's lien, 419; election of trustee, 99; embezzlement, 339; estoppel to assert equitable title, 360; exemptions, 419; federal courts, 316; fraudulent transfers, 397; fraudulent transfer of property, 339; homestead, 419; individual partner, 461; injunction to prevent disposing of property, 99; insolvency, 277; involuntary petition, 419; involuntary proceedings, 60; judgment liens, 99; jurisdiction 79-160; jurisdiction of bankruptcy court, 79; landlord and tenant,

339; liens, 201; liens obtained through legal proceedings, 99; new promise to pay note, 120; notice to creditors, 160; objections to discharge, 360; ownership of property, 160; partnership, 339; payment of money to trustee, 201; petition, 18-339; petition to review order of referee, 339; preferences, 39-60-160-180-258-339-437; property of bankrupts, 277; priority of claims, 339; promise to pay debt, 241; property in possession of adverse claimant, 99; property vesting in trustee, 99; provable debts, 79; reconsideration of claims, 79; redelivery of shipping receipts to seller, 160; reopening estate, 60; right to discharge, 80; secured claims, 60; secured debt, 419; settlement of claims, 18; submission of issues to jury, 419; surrenders of preference, 379; termination of liability, 201; trusts, 293; validity of lien, 339; wrongful acceptance of deposits, 241.

aks and Banking—action on certified, 316; banker's lien, 340; collection, 340; effect of notice, 99; excessive loans, 316; expiration of charter as affecting stockholder, 31; liability, 39; insolvency, 99; liability for wrongful acts of cashier, 18; liability for wrongful acts of cashier, 18; liability of directors, 367; limitation, 99; local customs, 316; misapplication, 340; misapplication, 340; misapplication, 340; pass book as evidence of title to deposit, 419; payment of forged check, 340; penalties. 339; liens, 201; liens obtained through legal

tation, 99; local customs, 316; misapplication 240; misapplication of funds, 340; pass book as evidence of title to deposit, 419; payment of forged check, 340; penalties, 160; preferential transfers, 18; ratification of contract, 379; right to rely on indorsement, 357; rules of savings banks, 18; stock-holders, 80; stockholder's llability, 60. stards—mother's right to custody, 397; nature of proceedings, 39; fight to custody, 140. sefft Societies—authority of subordinate lodge, 160; beneficiaries, 29; change of insured's occupation, 180; compliance with regulations, 120; conditions of membership, 316; consideration, 120; coroner's verdict, 397; effect of nonpayment of assessment, 140-461; expulsion of member, 99; failure to pay dues, 357; increased assessments, 18; modification of fundamental laws, 79; reinstatement of suspended member, 180; vested interest of beneficiary, 379; who may be beneficiaries, 222; withdrawal of state council, 258, amy—elements of the offense, 241; prosecution therefor in territories, 427.

of state council, 258, amy—elements of the offense, 241; prosecution therefor in territories, 437. Is and Notes—acceptance, 222; acceptance, 461; alterations, 293; amendment, 293; anomalous indorsement, 340; attorney's fees, 180; bona fide holder, 60; burden of showing bona fides, 419; chattel mortgage, 461; consideration, 140; corporations, 18; estoppel, 477; execution and acceptance, 222; forged notes, 180; fraud, 79; indorsee, 216; indorsement in blank, 180; liability of indorser, 180, 316; limitations, 241; marshalling assets, 120; negotiability, 39; note executed by married woman, 18; note payable to maker, 437; obligation of indorsee, 503; payment, 180, 379; payments to indorsers, 39; pleading, 99; reasonable fee for collection of note, 461; recovery of overpayment, 461; transfer of note, 419; waiver of demand, 293; who are indorsers in due course, 357; wrongful protest of bank cashier, 40. course, 357; wrongful protest of bank cashier, 40. ds—pleading in an action on administrator's

bond, 293. Boundaries—

Bonds—Deading in an action on administrators bond, 293.

Boundaries—addolming owners of land, 461; ascertainment, 259; conflicting, 241; conflicting calls, 340; description, 166, 357; disappearance of monuments, 180; government monument, 18; location of parties, 316; monument and field notes, 293.

Breach of Marriage Promise—evidence, 40; validity of promise, 242.

Bridges—liability of towns, 180.

Brokers—commissions, 79, 357-379-477; compensation, 180; contract, 419; fraud of principal, 461; immiled contract, 140; mututality of contract, 79; personal liability, 222; revocation of power to sell, 160; right to commission, 293; termination of authority, 40.

Building and Loan Associations—foreign cor-

Building and Loan Associations—foreign of poration. 60; insolvency, 357; maturity cor-

shares, 18.

Burglary—elements of offense, 259; school dor-mitory, 503; instruction, 180; railroad cars, 277.

Burglary—elements of offense, 259; school dormitory, 593; instruction, 180; railroad cars, 277.

Canals—injuries from flowage, 259.
Cancellation of Instruments—conditions precedent, 419; deeds, 140-259; fraud, 242; grounds, 140; joint conveyances, 379; land contract, 243; lease, 40; mental capacity, 140; pleading and proof, 222; voluntary deed to wife, 259; worthless checks, 477.
Carriers—acceptance of rebate, 160; action for loss of goods, 222; application for cars, 40; are mail clerks passengers, 60; assumed risk of passenger on freight train, 397; authority of conductor to employ help, 340; baggage, 120; care as to intoxicated passenger, 379; care required of stage coach driver, 419; change of rates, 379; common law liability, 180; connecting carriers, 40; contract of whipment, 357; contributory negligence, 180-242; conversion, 379; damages to shipment of cattle, 40; defective condition of waiting piace, 140; delay in delivering freight, 120; delay in shipment of live stock, 40; delay in transportation, 18; delivery of freight shipment, 60; discrimination in serving public, 60; duty to furnish cars, 477; ejection of passenger, 99-120-180-222-419; estoppel, 259; exemption from liability for injury by robbers, 222; failure of sleeping car company to transport passenger, 18; failure to furnish cars, 18; injunction to restrain ticket scalping, 99; injury to baggage of a passenger with pass, 419; injuries to passengers, 18-40-80-100-201-293-357; injury to shippers of stock, 461; interstate commerce, 437; jostling of porter causing death of passenger, 120; killing animal on track, 379; liability of initial carrier, 259; ilimitation of liability, 259-357-503; loss of goods, 259; mistake in transfer, 40; necessity for prompt delivery, 461; negligent injury to shapers of stock, 46; proprietors of hacks, 18; protection of passengers, 38; protection of passengers, 60; records a best and secondary evidence, 277; refusal to accept shipment, 18-222; rights of purchaser of consignment of rickets, 259; termination of reject

Chattel Mortgages—consideration, 100; description of property, 379; equitable mortgage, 293; foreclosure, 277-437; future advances, 140; imperfect description, 40; liens, 120; possession, 120-316; rights of creditors, 259; selling mortgaged property, 340; title of mortgager, 140; validity, 100-340.

Commerce—hawkers and peddlers, 161; inspection of hides, 397; interstate commerce, 379; intoxicating liquors, 419; license laws, 419; local of interstate shipment, 120; running freight trains on Sunday, 419; state law, 18; state regulation, 180; transportation of game, 180.

Compromise and Settlement—evidence, 293; items included, 140; validity, 40.

Confusion of goods—attachment, 242.

Conspiracy—attempt to suborn witness, 60; boy-

Conspiracy—attempt to suborn witness, 60; boycotts, 80; criminal prosecution, 340; indictment, 100-316; sympathetic strikes, 293; what constitutes, 161.

Constitutional Law—act requiring water closes at station, 477; application of sixth amendment, 80; assessments for street im-

provements, 259; attorney's fees. 60; attorney's liens, 358; construction, 293-503; construction of statute, 18; delegation of legislative power, 259, 340; delivery of cars, 437; departments of government, 440; dipsomaniac act, 18; discrimination against patented articles, 161; discrimination 20; 222-293-316-397-437-461; election, 180; employer's liability act, 419; ex post fact law, 461; extending official tenure, 397; failure to place negro on jury commission, 261; fellow servant rule, 397; grant of charter to corporation, 277; homestead, 100; impairing contract obligations, 19-60-161-419-437; insane person, 461; interference with executive, 80; intoxicating liquors, 161; judicial determination, 120; legislative construction, 120; legislative powers, 316-419; license tax, 379; life insurance, 223; municipal corporations, 18; notice of distribution of decedent's estate, 201; obligation of contracts, 100-181-223; persons entitled to raise question, 100; police power, 40-277-293-380; powers of constitutional convention, 380, privilege and immunities, 380; property rights, 60; regulating sale of railroad tickets, 259; regulation of gas charges, 293; retrospective statutes, 340; revival of judgment, 437; revocation of physician's license, 358; right of bona fide purchaser, 380; right to transfer and inherit property, 253; sale in bulk act, 316; schools for white and colored children, 19; slaughterhouse regulations, 461; state lands, 181; statute regulating admission of attorney to practice, 419; statutory provisions, 181, 316; stock laws, 398; Sunday law at barber shops, 60; tax exemption of annexed territory, 40; tax sale of property, 60; unjust descrimination, 340; vested rights, 140; waiver of provisions, 477.

Contempt—committment, 380; punishment, 140. Contracts—action for breach, 242; arbitration clause, 100; assignment of life policy, 477; burden of profendace, 61; par

Contribution-joint debtors, 317.

Copyrights—extent of rights acquired, 437; in-fringement, 340-341; musical compositions, 420; right of publisher, 61.

Coroners-jurisdiction to hold inquest, 259.

420; right of publisher, 61.

Coroners—jurisdiction to hold inquest, 259.

Corporations—action by creditors on unpaid stock, 223; action by stockholder, 120; action to enforce stockholder's liability, 277; appointment of receiver pendente lite, 13; assignment of property, 100; authority of manager to offer reward, 202; authority of managing director, 80; Canadian winding up act, 293; compliance with state laws, 61; consolfdation, 80; constitutional law, 161; contracts, 80-161-181; contracts before incorporation, 120; corporate existence, 61; creditors, 100; distribution of assets, 100; election of directors, 503; embezzlement by corporate existence, 538; equity jurisdiction, 100; estoopel of stockholders to deny corporate existence, 19; expiration of charter period, 19; fellow servant act, 120; foreign corporations, 477; forfeiture of franchise, 358; franchises, 503; fraudulent acts of officer, 161; fraudulent representations inducing subscription to stock, 19; indorsement of negotiable instruments, 61; injury to corporation, 100; invalid issue of stock, 420; is-

sue of stock before incorporation, 181; liability for debt, 461; liability for services performed before incorporation, 503; liability for slander, 242; liability of stockholders, 161; management of corporate affairs, 380; partnership property, 317; payment in stock, 420; penalty for noncompliance with law relating to organization, 437; performance of legal performance, 317; performance of legal performance, 317; performance of logal performance, 317; ratification of unauthorized contract, 340; receivers of foreign corporations, 477; recovery of salary paid, 317; renunciation, 120; reorganization of bank, 380; rights of promoters, 438; rights of stockholders to sue, 358; right to assess full paid stockholders, 141; salary of officer, 19-420; sale of stock, 462; service of process, 61-202; services of promoter, 242; statutes governing, 242; stock assessment, 293; stock subscription, 161; stockholder's right to subscribe for new stock, 462; subscription to stock, 181; suit on unpaid stock, 40; torts of agent, 340; transfer of assets, 181; transfer to stock, 121; venue of action, 202; winding up affairs, 161. fairs, 161.

191. tsurfs, 101. ts—apportionment, 340; discretion of court, 19; dismissal for want of jurisdiction, 202; distribution among defendants, 202; jurisdiction, 420; motion to dismiss for failure to pay, 437; on appeal, 161.

to pay, 437; on appeal, 161.

Counties—allowance of illegal demand, 40; annexation, 121; authority to employ counsel, 181; authority to issue bonds. 161; claims. 242: compensation of commissioner, 503; presious decisions as controlling, 438; pablic funds, 202; taxation, 19; taxes to pay railroad aid bonds, 181; unlawful appropriation, 280.

Courts-appellate jurisdiction, 380; civil rights, rts—appellate jurisdiction, 380; civil rights, 398; concurrence of supreme judge, 202; construction of revenue statute. 19; custody and care of records. 293; entry of judgment, 340; equitable jurisdiction, 242; jurisdiction, 40-277; jurisdiction. 277; jurisdiction of probate court, 141-277; jurisdictional amount, 161; law and equity, 80; original jurisdiction, 19; probate court of record, 80; proceedure, 462; questions not raised by record, 43; rehearing, 398; restraining proceedings in other state, 161; rule of decisions, 181; rule of property, 141; statutes, 398. statutes, 398.

Covenants—breach in the conveyance of land, 181; incumbrance, 477; running with the land, 259; subrogation, 61; use of words "grant" or "convey," 438.

Creditor's Suit-conditions precedent, 503.

Creditor's Suit—conditions precedent, 503.
Criminal Evidence—admissibility. 121; appeal, 317; bill of exceptions, 80-438; capacity to commit crime, 277; cause of death, 80; conclusions of witness, 462; confession, 61-293; conspiracy, 462; direct examination, 317; flight, 100-161; foot tracks, 340; letter press copy of letter, 340; materiality, 503; motion to strike, 223; photo of prisoner in prison garb, 358; presumption from failure to produce witness, 340; rape, 462; res gestae, 43; silence of defendant when accused by deceased, 259; silence when accused, 259; theft of steer, 202.
Criminal Law—admissions, 19; appeal, 317; bill

Criminal Law-admissions, 19; appeal, 317; bill of exceptions, 462; confession of co-defendor exceptions, 402; contession of co-defendant, 161; corporations, 358; creation of offense, 100; crimes, 181; demonstrative evidence, 202; discretion of judge as to imposing penalties, 61; excessive sentence, 80; issuance of warrant, 43; judicial notice, 340; mandamus, 43; proof, of motive, 100; sentence, 223; violation of statute, 259.

sentence, 223; violation of statute, 259.
Criminal Trial—absence of judge, 181; absence of prosecuting attorney, 43; absence of witness, 341; acquittal, 100; age of prosecutrix, 61; appeal and bail, 141; argument of counsel, 161-293; assignment of error, 420; bill of exceptions, 100-181-420-477; burglary, 277; certiorari, 61; change of venue, 242; child as witness, 181; compelling calling of witness, 259; competency of evidence, 43; competency of juror, 242; confession, 141-161; continuance, 81-121-223-341-358-380; conviction of lesser offense, 420; coroner's

findings as prima facie evidence, 259; counts, 181; discharge of juror, 61; discharge of juror of light of prosecution, 398; effect of charge as a whole, 61; effect of taking exhibits into jury room, 293; election. between counts, 380; entrapment, 380; evidence of conspirators, 43; exception before sentence, 420; failure to furnish copy of indictment, 100; false imprisonment, 19; forms of verdict, 420; harmless error, 161; homicide, 61-380-438; impeaching testimony of witness, 19; indictment and information, 317; instructions, 81-100-202-242-420-478; intent, 358; judicial notice, 19-340-398-478; jury, 420; misconduct of juror, 380-438; mode of arrest, 341; motion for new trial, 259; motion in vacation, 420; newly discovered evidence, 462; nonexpert testimony, 462; objections and exceptions, 43; ordinance as to intoxicating liquors, 259; persons not summoned, 260; pleading, 242; prejudice of community, 278; procedure before magistrate, 43; proof of other offenses, 462; quashing venire, 317; reasonable doubt, 462; reception of evidence, 161; refusal of continuance, 478; relationship of juror to accused, 420; remarks of court, 121; request for jury for further instructions, 242; review, 398; right to continuance, 121; right to removal, 260; sufficiency of indictment, 341; testimony from private record, 420; trespass, 223; uncontrollable impulse, 202; venue, 380-398; verdict, 19-121-161; waiver of objections, 294; what constitutes jeopardy, 81.

Curtesy—abolition of curtesy initiate, 478.
Customs Duties—thread in straw lace, 380.

der, 278. Customs Duties—thread in straw lace, 380.

mages—breach of contract, 380-420-478; conversion of corporate stock, 462; cost of railroad ticket, 341; defective sidewalks, 358; duty of one injured to prevent damages, 181; duty to minimize injuries, 43duty to mitigate, 420; elements constituting, 101; eminent domain, 420; evidence, 202; exemplary damages, 19-161; expectancy of life, 260; expenses incurred, 19; future suffering, 358; injury to automobile, 260; injuries to minor child, 462; injuries to wife, 380; instructions in action for breach of irrigation contract, 19; interest, 20; joint liability, 81; life expectancy, 421; liquidated damages, 81; loss of earning power, 260; mental suffering, 258-358; negligence of railroad, 273; pleadings, 61-161-181-503; refusal to deliver goods, 462; special damages, 20; unlawful withholding of real estate, 260. Damages-breach of contract, 380-420-478; conages, 20; tate, 260.

tate, 260.

Death—action by wife, 61; action for damages for nonresident alien, 101; alteration, 341; amount of damages awarded, 81; burden of proof, 242; damages for loss of services, 162; emancipation of minor, 223; excessive damages, 478; liability of shipowner, 341; loss of parental care, 20; parties defendant, 294; oresumptions, 20; questions of fact, 81; rights of alien to remedy, 101; right to sue, 121.

Dedication—intention. 260; owner of absolute fee, 242; platted streets, 61; public as gran-tee, 380.

tee, 380.

Deds—competency of grantor, 141; condition subsequent, 162-438; conflicting descriptions, 294; construction, 61-101-341; construction as to conditions, 162; delivery, 20-204; deposit for delivery, 20; execution, 398; 2°0; deposit for delivery. 20; execution, 358; filling in blanks, 341; forfeiture. 398; grant of condition. 478; indorsement on nalt, 294; mental capacity, 294; record. 294-317; reservation, 358; undue influence. 48.

Depositaries—contract as to sale of land, 20; certificate of notary, 141; failure to answer cross interrogatories, 202; relevancy of evidence, 43; motion to quash, 101; notice as to time and place, 421; service of notice, 61.

time and place. 421; service of notice, 61.

Descent and Distribution—advancements, 260358: bringing property into hotchpot, 260;
child of white man and Indian woman. 421;
disinheritance tax, 294: right of surviving
wife. 478; surviving husband, 43; will omitting grandchild, 162.

Detinue—issues and proof, 260.

Discovery—examination of adversary before trial, 317; production of books and papers, 202; right to inspect books, 478.

Disorderly House—elements of offenses, 181.

Dismissal and Nonsuit—validity, 294.

Divorce—adultery, 43; alimony, 43-162-462; attachment for contempt, 61; collateral attack, 121; condonation, 242; cruel treatment, 478; death pending appeal, 478; decree for alimony, 141; desertion, 421; disposition of property, 202-398; division of property, 162; domicile, 478; drunkenness, 438; intervention by third party, 421; maintenance during litigation, 61; pleading, 202; prior judgment bars evidence prior to date of judgment, 438; proof of former marriage, 317; suit money and counsel fees, 162.

162.
Domicile—infants, 398.
Dower—collusion to bar wife's rights, 242; election of wife, 202; equitable assignment, 181; husband's possession at death, 260; inchoate interest, 421; partnership property.

choate interest, 421; partnership property, 317.

Drains—petition 317: powers of county commissioners. 202; supervisors, 317.

Drunkenness—capacity to commit crime, 317.

Easements—deeds, 317; duration of use, 380; elevated railroad, 61; extent, 260; impairment of light and air by elevated road, 61; irrigation, 421; railroad right of way, 341; right of way, 380-478.

Ejectment—adverse possession. 43-260: effect of verdict, 62; identity of land, 260; interest on rents and profits, 421; issues and proof. 260; ownership of tide lands, 478; possession. 62; priority of deed, 341; severance of right, 81; title of plaintiff, 341; title out of state, 341; title to support action, 294; who may maintain, 20.

Elections—contest, 141-162; inconsistent remedies, 121; nomination by petition, 380; recenvass, 242; right to register and vote, 20; review, 478.

E'ection of Remedies—evchange of property, and the support and results of the support of the su

E'ection of Remedies—evchange of property, 478; fire insurance, 398; knowledge of facts, 223; suit to restrain locating highway, 141; what constitutes, 421.

contributory negligence, 101; defective appliances, 20; defective wires, 294; telephone,

Embezzlement—compensation, 438; elements of offense, 20-242; indictment, 398-421; question for jury, 162; secretary of building association, 121; written agreement between parties, 260.

tween parties, 260.

Eminent Domain—compensation for property taken. 260; condemnation proceedings, 121-294; condemnation of railroad right of way. 223; damages, 162-398; defenses, 121; establishment. 317; measure of damages, 380; occupation of street railroad. 43; occupation of street railroad's illegal use of street, 163; railroad right of way. 20-181; rights of remainderman, 278; use of high-way for telephone line 278; water rights, 478; wharfage rights, 478; wrongful taking of land, 141. of land, 141.

Employer's Liability Act-master and servant.

317.

uity—accounting, 341; bill of review, 398;

"clean hands," 223; fallure to prove plea.

"380; family settlement, 101; findings by
jury, 121; findings of referee, 101; following statute of limitation, 141; forfeiture,
62; fraudulent transactions, 260; jurisdicition, 478; laches, 202-478; master's decision,
503; multifariousness, 101; mistake of law,
62; multifariousness, 81; multifariousness
of bill, 43; petition for rehearing, 438;
pleading, 181; remedy at law, 181; setting
aside submission, 317; statute of limitation,
121. Equity-

Escrows—deeds. 20: delivery by depositary. 101: delivery of deed. 260: depositary, 317; performance of conditions, 141. Estates—merger, 260.

Estonnel—authority to sell for notes, 438; by deed, 162; claim of land, 62; covenants, 162; failure to assert title, 62;

inconsistent positions in litigation, 141; judicial sale, 278; option to purchase mining lease, 294; partition sale, 381; rights of wrongdoers, 358; sale of corporate property, 278; timber culture claim, 121; to assert acceptance of deed, 181; use of public land by county, 20; when maintainable, 62; abbreviations, 121; abstracts of title, 43; account rendered, 202; action for cancellation of instrument, 242; acts of drainage commissioner, 421; admissions, 341; ancient documents, 462; assault and battery, 243; assessment lists, 294; assignment of life policy, 381; banking transaction, 181; best and secondary, 121; carbon copies of scale tickets, 20; caveat at will, 101; chattel mortgages, 260; circumstantial evidence, 43; comparement of handwriting, 358; conclusion of witness, 181-381; conclusiveness of testimony against interest, 20; consideration for deed, 421; construction of railroads trestle, 438; conversion, 421; conversation, 381; customs and usages, 398; damages, 421; declaration of agent, 294; declaration of deceased persons, 43; declaration of wife, 162; declaration by third persons, 421; demonstrative evidence, 438; documents, 101; effect of failure to produce, 294; empty whiskey bottle on injured persons, 43; expert testimony, 358; extra judicial admissions, 260; fire insurance, 462; foundation, 121; freight receipt, 62; hearsay, 81; hearsay, 260; hypothetical questions, 202; illiteracy, 43; immaterial variance in certified copy of deed, 181; judicial notice, 121-141-317; judicial notice as to federal departmental regulations, 162; judicial notice as to religious societies, 260; laws of nature, 421; law of other state, 358; life expectancy tables, 398; maps, 341; meaning of written contract, 397; mortgaed premises, 317; negligence, 162; official acts, 381; official signatures, 278; oplinons, 101; oplinon evidence, 223; oplinon of physicians, 433; oplinions of witness, 20; ownership of property, 278; parent causing abandonment of son's wife, 20; parol negotiations as to insurance policy, 341; parol te 81; tel. 358; un-ons, 101; grauns, 421; testamentary capacity, 358; un-communicated reasons or intentions, 101; value, 182; value of fence, 121; value of property, 62; verbal promise, 43; written contract, 223.

Exceptions, Bill for-compelling allowance, 261;

time for signing, 278. Exchange of Property—warranties, 44-182.

Execution—acts constituting wrongful execu-tion, 81; claims of third persons, 101; re-lease of seizure, 62; res adjudicata, 20; sup-plemental proceedings, 20; third opposition, 101; wrongful levy, 121.

plemental proceedings. 20; third opposition, 101; wrongful levy, 121.

Executors and Administrators—accounting, 141-243-261-341-358; advice of attorney, 202; agreement with heir, 81; allowance in widow, 62; allowance of claim, 243; ancilliary administration, 162; appointment, 249-318; attorney's fees, 421; claims against estate, 44-62-462; claims of sale of land, 182; claims not presented within time, 101; collateral attack, 462; compromise of claims, 381; counsel fees and costs, 358; debts due by heirs, 62; deed of land, 278; deposit in bank, 398; establishment of claim against estate. 20; foreigh administrator, 478; fraudulent conveyance of assets, 294; llability for acts of co-executor, 81; notice of distribution, 341; order of final distribution, 294; management of estate, 202; payment of judgment, 243; pleading, 81; possession of real estate, 381; presentation of claims, 203-318; proceedings by claimant, 223; proceedings to vacate probate, 141; removal, 421; right to costs and counsel fees, 261; right to sue in foreign state, 398; right to sue outside of state, 81; sale of land, 261; services of physicians, 121; set-

ting aside sale, 101; settlement of account, 462; settlement of estate, 261; stock in foreign corporations, 223; suit by legates for distribution, 62; time for bringing suit on note, 182; trusteeship, 44; widow's statustics.

on note 182; trusteeship, 44; widow's statutory allowance, 182.

Explosives—care required in handling, 182.

Extradition—immunity from civil service, 44; rights of accused after extradition, 261; procedure, 81; warrant, 182.

Factors—advancements, 141; right to counsel fees, 261; right to delegate authority, 421; rights as to third persons, 62.

False Imprisonment—damages, 20; probable cause, 381; what constitutes, 203.

False Pretenses—sufficiency of information, 122.

122. Federal Courts—error to state court, 438; man-

Federal Courts—error to state court, 438; mandamus, 398.
Ferries—damages, 462.
Fines—infants, 421.
Fire Insurance—arbitration of loss, 101; assessment by receiver of mutual company, 261; cancellation of policy, 44; dissolution of company, 261; evidence as to authority of agents, 478; growing crops, 478; knowledge of agent, 141; mode of signing policy, 341; occupancy of property, 62; payment to assignee, 504; proofs of loss, 182-478; property covered by policy, 438; property covered under "machinery." 81.
Fish—navigable streams, 20; ponds and lakes in New Hampshire, 101.
Fixtures—engine conditionally sold to lessee

in New Hampshire, 101.
tures—engine conditionally sold to lessee
of land. 278; iron sale, 203; removal of trade
fixtures, 203.
d—selling renovated butter, 122.
cible Entry and Detainer—notice to quit,
122; prior possession of plaintiff, 359; sufficiency of notice, 182; what constitutes, 479.

479.
gery—checks, 381; defenses, 381; banks and banking, 20; damages where no injury results, 20; evidence, 141; intent. 438; laches, 141; presumed knowledge of corporation president, 223; purchase of stock, 261; rights of bona fide purchaser, 478; sufficiency of petition, 223. Forgery

ciency of petition, 223.

uds, Statute of—acceptance of part of goods sold, 182; administrator's sale, 341; agency contract, 359; authority to make memorandum, 421; construction, 62; contract by agent, 381; contract for physician's services, 20; contract in writing, 341; contract of employment, 21-421; contract relating to land, 421; contract to cut timber, 341; equitable interest in lands, 44; husband and wife, 101; original or collateral promise, 503; part performance 20-21-162-341; pleadings, 182; sale of standing timber, 438; suffciency of memorandum, 21; sufficiency of writing, 81.

udulent Conveyances—action by creditors.

ciency of writing, 81.

Fraudulent Conveyances—action by creditors.
162: bona fide purchaser, 359-399; burden of proof, 62-261; effect as to heirs of grantor. 182; goods sold for antecedent debt, 294; husband and wife, 81-243-359-421; insolvency. 381-438; knowledge by vendee of fraudulent intent, 21; liability of persons participating in fraudulent scheme. 21; mortgage priority. 294; persons entitled to assert invalidity, 21; preferential payments, 44; property transferred, 182; purchase from fraudulent grantor. 182; recovery of consideration. 381; relinquishment of minor son's wage. 294; remedies of creditors, 295; sale in bulk, 203; transfer to relatives, 398; validity as between parties. 182; want of consideration. 261.

variative as between consideration. 261.
ne—hunting license, 21; state statute, 182; statutory provisions, 81.

Gaming—burden of proving gambling trans-action. 422; dealing in futures, 359; recov-ery of amount lost, 438.

nishment—action to set aside judgment. 381; assigned money, 44; assignment of claims. 438; bond to dissolve, 122: correc-tion of record, 381; existence of other rem-edy, 21; presumptions, 21; res judicata, 381; wages, 243.—care record.

-care required of gas company, 243; municipal regulation of rates, 21; negligence,

-bank deposit, 162; delivery, 261; dona-on causa mortis, 162; intent, 359; parol ft of land, 142. tion causa

tion causa mortis, 102; miles gift of land, 142; gift of land, 142; gift of land, 142; garden elivery to consignee, 278. Good Will—elements, 422; parties, 44. Ground Rents—purchase of fee, 359. Guaranty—affirmance, 142; construction, 162; repudiation of contract, 62. Guardian and Ward—authority to sue, 422; burden of showing legal incapacity, 142; claims against ward's estate, 359; guardian of minor children, 278; lease of ward's property, 462; liability of sureties, 341; provisional remedies, 101; ratification of guardian's account, 478; sale of ward's land, 243.

Habeas Corpus—adequacy of other remedies, 101; army and navy, 203; arrest under requisions and custody of state of the same control and custody of the same contro

Hand, 248.
Habeas Corpus—adequacy of other remedies, 101; army and navy, 203; arrest under requisition warrant, 81; control and custody of child, 438; custody of infant, 182; extradition, 162; grounds, 102-398 jurisdiction of trial court, 82; void act, 261; warrant of

trial court. 82; void act. 261; warrant of governor. 82.

Hawkers and Peddlers—licenses, 162.

Health—county and city boards. 439; power of board, 102; regulation of sale of milk, 422; slaughter house, 479; state and local boards,

hways—control, 318; establishment. 278-478-471; injury to traveler. 295; obstruction, 243; proceedings to establish, 44; road duty, Highways

142.
mestead—abandonment, 182-381; dower, 331; exemptions of ungathered crops, 261; land acquired by descent, 381; partition, 203; reinvestment of proceeds, 462; rights of widow, 203; void contract of sale, 142. Homestead

of widow. 203; void contract of sale. 142.

Homicide—assault with intent to kill. 261; conspiracy, 462; degrees of offense, 203; duel, 102; engaging in combat. 182; evidence, 102-122-142-223-318; indictment and information, 142; instruction, 278-462; intent, 162-182; justification, 21; murder. 422: non-expert evidence on insanity, 381; preventing escape of prisoner, 439; resisting legal arrest. 21; self-defense, 223-278-422-439-479; threats by deceased, 479.

Husband and Wife—agency of husband 242:

arrest. 21; seif-derense, 223-278-422-439-479; threats by deceased, 479.
sband and Wife—agency of husband, 243; commingled property, 182; community property, 44; contract of wife, 317-381; conveyances, 142-479; damages for loss of wife's services, 381; debts of husband, 295; deed of married woman, 439; dying declaration, 82; evidence in mitigation of damages, 317; failure of husband to support, 82; family supplies, 21; husband as agent of wife, 295; improvement of husband's property, 359; interspousal donations. 62; liability, 318; medical bills, 422; mortgage, 341; parol evidence, 278; payment of husband's debt, 21; personal property, 278; purchase of land, 82; purchase of real estate, 439; separate estate of wife, 162; separate maintenance, 359; separation agreement, 398; surety for husband, 295; temporary allmony, 341; torts of wife, 422; trespass to try title, 182; wife's personality, 243.

personality. 243.

Indians—guardianship. 479; rights of intermarried whites in Cherokee enrollment. 439.

Indictment and Information—allegation of venue. 182; amendment, 295; distinct offenses, 122; duplicity, 223; fuglitive from justice, 342; grand jury, 183; indorsement. 342; motion to quash, 102-422; name of accused. 439; name of prosecutrix. 82; order granting leave to file new information, 278; place and time of offense, 62; rape, 295; sufficiency, 503; sufficiency of affidavit, 44.

ficiency, 503; sufficiency of affidavit, 44.

Infants—allowance of fee to guardian ad litem.
261: custody. 44; custody of children. 261;
defense of infancy, 142; guardian ad litem.
102-278; mortgage under order of court.
422; next friend, 122; purchases, 503; state's
right to govern employment. 243; who may
receive pay of judgment, 261.

Injunction—adequate remedy at law. 162; affidavits to support bill, 233; boycotts, 278;
contempt, 102-183-203; corporations, 295;
criminal prosecution, 479; damages in action on bond, 422; doubtfulness of court's
jurisdiction, 342; interference with easement, 742; laches, 243; lability on an injunction bond, 381; local option, 62; medical

board, 62; municipal corporations, 382-439; opening streets, 63; political rights, 461; opening streets, 63; political rights, 461; regulation of gas rates, 21; relocation of railroad, 342; removal of railroad track, 479; restraining transfer of stock, 313; right of striking employees to issue circulars, 142; specific performance of personal contract, 359; state board of education, 142; street railroad, 399; supplemental proceedings, 44; trespass, 342; use of highway for telephone line, 278; use of voting machine, 359.

Innkeepers—injury to guest, 295-318.

Insane Persons—authority of guardian, 382; deeds, 382; property of interdict, 63; sale of ward's property, 223.

Insolvency—new promise to pay, 479.

Interest—time of computation, 122.

Internal Revenue—enforcement of tax, 223; intoxicating liquors—evidence, 122; recovery of taxes paid, 82; sale of property, 342.

Interpleader-grounds of relief, 422.

Interpleader—grounds of relief, 422.
Intoxicating Liquors—action on bond, 142; burden of proving respectability in asking license, 21; dispensary acts, 63; evidence, 122; evidence of sale, 359; exemptions from prohibition, 102; illegal sale, 243-342; impeachment of license, 63; licensee of saloon, 439; liquor license, 53; licensee of saloon, 439; local option election, 243; local option law, 203; place of sale, 382; police power, 44; prosecution for illegal sale, 463; sale of domestic wines, 261; sale or loan, 479; sale to inebriate, 295; sale to minor, 82-122-142; violation of injunction, 163; wrongful sale, 183.

Joint Adventures-damage for breach, 359.

Joint Stock Companies—right to profits, 102. Judges—authority of special judge, 163; motion for new trial, 278; power of legislature, 382.

ture, 382.

Judgment—action in trade name, 342; amendment, 102; breach of covenants, 318; conclusiveness, 399-504; collateral attack, 44-102-272-422; complaint on note, 479; conclusiveness, 183-295; conformity to pleadings, 223; decree against land for taxes, 479; default, 439; dormant judgment, 359; effect as estoppel, 122; equitable relief, 142-382; final decree, 223; fraud, 318; full faith and credit, 422; interest, 399; interest in land, 279; irrigation, 295; jurisdiction, 318; jurisdiction of court, 21; levy of execution, 318; matters concluded, 63-102-183-261-382; motion in arrest, 122; motion to quash ven-318: matters concluded 63-102-183-261-382; motion in arrest, 122: motion to quash venier, 382; necessity of revival, 422; non obstante verdicto, 142; notwithstanding verdict, 479; persons liable, 82; persons concluded, 183-482; proceedings under search warrant 44; res judicata, 243-261-295-359-422; right of attorney to confess judgment, 142: setting aside, 21; splitting cause of action, 223; suit in equity, 122; suit to set aside, 21; vacation after term, 163.

Judicial Sales—estoppel of purchaser, 439; setting aside, 82-279; where fraudulently con-

ducted. 21.

y—competency, 279; competency of juror, 261; determination of issues, 122; disqualification, 243; duty to summon talesman, 439; empaneling, 163; failure to object, 21; panel, 399; right of trial by jury, 21-102; right to jury, 22-104; special to jury, 24; special to jury to venire, 318.

Justices of the Peace—appeal from justice court, 439; approval of bond, 422; certiorari, 143; compensation, 163; dismissal of ac-tion, 243; dismissal of appeal, 439; effect of returned warrant, 122; filing fees, 463; garnishment, 342; garnishment, 434; sum-mons, 102; trespass to land, 295.

mons. 102; trespass to land. 295.
Landlord and Tenant—accrual of right for injuries to premises, 22; action for rent. 63-63; appurtenances, 163; assignment of lease, 82-504; care required of landlord, 295; consideration, 224; damages for failure to irrigate, 142; damages for leaky roof, 422; defective premises, 122; defective streets, 122; effect of tax sale, 22; eviction, 122; failure to pay rent. 122; injuries to tenant's wife, 295; knowledge of defects, 22; landlord's lien, 22-63-318; lease.

44-122-142-382; leased premises, 439; liability for dangerous condition of premises. 261; liability for infectious condition of premises, 279; liability of third person, 82; lien for advancement, 382; lien for rents. 22-439; lien of landlord, 243; limitation of actions, 44; negligence in making repairs, 44; notice to quit, 439; priority of liens on crop, 382; relation between tenant and subtenant, 295; renting on shares, 183; replacing fixtures, 203; rights as against the sublessee, 63; rights of subtenant, 243; right to ingress and egress, 82; surrender of possession to stranger, 142; unlawful detainer, 399-463; writ of forcible detainer, 359. Larceny—defective verdict, 122; indictment, 102; information, 63; instruction, 243; intent, 223; what constitutes, 342. Lease—contract to repair, 422; subsequent agreements, 102.

tent, 223; what constitutes, 342.
Lease-contract to repair, 422; subsequent agreements, 102
Levees—assessment, 479.
Libel and Slander—corporations, 382; credit associations, 295; damages, 399; language libelous per se, 203; libel per se, 359; malice, 261; newspaper's comment on public officer, 82; privileged communications, 163; repetition, 463; special damages, 422; testimony before legislative committee, 44; License—constitutionality of act, 63.
Licenses—mercantile tax, 261; personal privilege, 22; scope, 295.
Lins—priorities, 342.
Life Estates—llability of remainderman, 44.
Life Insurance—application of insurance, 224; assignment, 359; authority of general agent, 422; beneficiaries, 262-342-432; estoppel affecting forfeiture, 142; forfeiture, 295; improvements by life tenant, 422; increased rates, 382; interest of assignee, 44; notice of assessment, 342; notice of premium due, 243; paroli transfer, 123; payment of premium, 44-82; surplus, 382; winding up affairs, 22.
Limitation of Actions—account stated, 183; anticipating defense of limitations, 382; as against state, 82; burden of proof, 44; commencement of action, 243; constructive trusts, 342; coverture, 41; effect of fraud, 22; judicial sale, 183; liability of bank stockholder, 41; mortgage foreclosure, 439; new promise, 295; part payment by guarantor, 422; proceedings constituting a commencement of action, 22; rights of third persons, 123; security applied, 399; specific performance, 142; suspension of running statute, 82; time for making delivery, 318.
Lis Pendens—effect, 295.
Logs and Logging—contracts, 279; use of banks

Lis Pendens-effect, 295.

Logs and Logging—contracts, 279; use of banks of stream, 123.

Lost Instruments-indemnity, 163.

Lost Instruments—indemnity, 163.

Malicious Persecution—defendants joined, 82; probable cause, 41-382-439.

Mandamus—acts of probate court, 504; admission to school privilege. 359; alternative writ, 318; appeal from justice court, 422; apportionment of assembly districts, 123; city controller. 163; gas companies, 123; grounds for writ. 342; grouping names on election ballot. 399; insurance companies. 203; local option election. 183-295; matters of discretion, 102; official discretion, 463; parties plaintiff. 479; pre-emptory writ. 399; probate judge, 102; scope of remedy. 243; statement of facts. 279; stenographer's fees, 243; to correct erroneous order, 82; when granted, 295-342.

Marine Insurance—construction of policy, 203.

Marine Insurance-construction of policy, 203...

Maritime Liens—suit to enforce, 382.

riage—common law marriage, 82-142; identity of parties, 479; notes of wife, 318; statutory requirements, 82. Marriage

shalling Assets and Securities—chattel mortgage, 102; applicability of doctrine, 439. Marshalling

and Servant--accident in yards. 243; appeal from justice court. 422 assumed risk, 22-41-63-279-295-359-382 assumed risk, 22-41-63-279-295-359-382-422; breach of contract of hiring 382; care required of servant. 439; concurrent negligence, 342; condition of premises. 359; contract of employment. 142-382; contributory negligence, 41-82-102-342-479; custom among employees violating rules of railroad, 224; dangerous condition, 123; dangerous premises, 102; defective appliances, 22-142-279-295-382; defective machinery, 244-296; defective runways, 382; defective sidewalks, 41-296; duty of employer, 399; duties of master, 279; duty to furnish safe appliances, 163; duty to guard machinery, 63; duty to instruct servant, 479; duty to obey rules, 296; duty to warn servant, 63-262-296-342-399; failure to instruct, 479; failure to warn servant, 82; federal regulations, 142; fellow servant, 63-102-296-342-423-479; fellow servant's liability, 382; fire escapes, 82; existence of relation, 262; hazardous occupation, 318; infants, 423; injury to servant, 142-183-244-262-276-296-318-382-463; injuries to minor, 244; surgical attendance, 22; tort by servant, 41-479; unexpected danger, 123; unsafe place to work, 399; vice principal, 504; wages during enforced idleness, 123; what knowledge is presumed, 439; action to enforce, 296; abandonment of contract, 102; contract by owner or agent, 480; foreclosure, 342; incumbrance, 123; material men, 103; material furnished, 103; property subject to lien, 296; right to enforce, 296; injuries to trackman, 102; liability for tort of servant, 423; look and listen rule, 423; maintenance of railroad, 224; negligence, 22-41-143-163-244-342; negligent acts of servant, 83; negligence, 262; liability for fort of servant, 83; negligence, 102; liability for fort of servant, 83; negligence, 262; liability for fort of servant, 83; negligence, 102; liability for fort of servant, 83; negligence, 202; negligence, 279; obvious risk, 102; reasonable care, 379; relation of parties, 342; reliance on care of master, 163; safe place to work, 22-41-102-123-143-359-428.

Mechanics' Liens—subcontractor, 22; time for lien, 41; waiver, 163; when author-

ized, 480.

les and Minerals—agricultural and school lands, 244; arbitration clause in lease, 262; construction of contract, 342; construction of lease, 382; description of lien, 423; discovery of mineral after staking claim, 296; injury to employee, 359; lien of employer, 63; location notice, 279; location of claim, 296; mechanic's liens, 63; mining partnership, 296; ownership, 83; public mineral lands, 138; reasonable fee, 343; rights of lessee, 382; validity of gas lease, 463.

Money Paid-city taxes, 279; voluntary payment, 296.

Money Received-rights of parent, 296.

Monopolies—agreement in restraint of trade, 439; federal anti-trust laws, 480; what con-stitutes, 183.

stitutes, 183.

rtgages—absolute, 383; acquisition of title, 63; after acquired property, 262; application of payments, 103; appointment of substituted trustee, 83; burden of proof, 399; deficiency judgment, 383; description of land, 262; enforcement, 143; equitable liens, 279; equity redemption, 299; estoppel, 343; evidence of execution and delivery, 83; foreclosure, 279; foreclosures, 296; foreclosures, 318; foreclosure of trust deed, 22; fraud, 343; husband and wife, 463; impairment of lien, 423; limitation, 123; merger of interests, 22; merger of securities, 383; partial release, 41; priority among mortgaged notas, 423; redemption, 64-143-163; release by merger, 383; satisfaction, 463; services of mortgages in possession, 383; subrogation, 360; tender by mortgagor, 504; trust deed, 203; void foreclosure, 423.

niclpal Corporations—action on county Mortgages-

deed, 203; void foreclosure, 423. miclpaft Corporations—action on county treasurer's bond, 163; assessment for improvements, 103; assessments for opening street, 22; authority to improve streets, 279; care required in crossing street, 480; certiorari, 343; changing grade of street, 83-279-383; city marshal's duty to account for funds, 203; civil service, 103; compensation for day laborers, 244; contract for services of engineer, 383; contract for street improvements, 463; contributory negligence, 33; defective bridge, 183; defective sidewalks, 22-41-183-279; defective streets, 439; detaching property, 22; enforcement of Municipal

ordinance, 399; extent of agent's authority, 279; fire limits, 262; furnishing water to parties outside of borough, 163; granting exclusive franchise, 103; injury to pedestrian, 318; liability for acts of health officer, 83; liability for admages, 318; liability for school furnishings, 224; liens for local improvements, 41; local improvements, 360; nonuser of franchise, 318; nuisances, 22-296; obstruction of street, 161-360-440; ordinances, 123-262-318-360-423-480; ownership of lands under water, 103; partial invalidity of ordinances, 343; pedestrian's exercise, 440; playing games in street, 360; police courts, 399; police officer's neglect of duty at polling place, 22; power to divide municipality, 41; prohibiting maintenance of pool tables for hire, 123; public landing, 360; public water supply, 399-423; reelection of ousted officer, 103; release of penalties, 383; revocation of license, 343-rights of property owners, 63; rights of taxpayers, 296; sewers, 244; statutory liability, 83; street improvements, 318-383; street superintendent, 504; streets, 383; suit to enjoin ultra vires contract, 41; tax assessment, 440; tax bills, 360; taxpayers enjoining illegal contracts, 123; torts, 163; ultra vires acts, 224; unlawful work, 83; unreasonable use of streets, 463; use of streets for telephone poles, 183; validity of bond, 103; variance between ordinances and recommendation of board, 423; violation of ordinance, 343-360-428.

Names—idem sonans, 422; identification of deceased under assumed name, 23.

Names—idem sonans, 422; identification of deceased under assumed name, 23.

Navigable Waters—ownership to thread of stream, 399; pollution, 318; right of reclamation, 504; riparian rights, 183; wharfage rights, 480; what constitutes, 23.

Ne Exeat—statutory provisions, 504.

Negligence—automobile accident, 224; burden of proof, 262; contributory negligence, 504; denotive, applie

Ne Exeat—statutory provisions, 504.

Negligence—automobile accident, 224; burden of proof, 262; contributory negligence, 504; dangerous premises, 183; defective appliances, 296; extent of danger, 296; fires, 319; imputed negligence, 399-463; independent contractor, 244; injury to animals, 63; injury to servant, 143; issues and proof, 183; malpractice causing increase of injury, 143; presumptions, 262; proximate cause, 360; question for jury, 83-143-296; showing repairs made after accident, 123; standard care, 83; subsequent acts to prevent recurrence, 183; wantonness defined, 343; when a question at law, 183.

Newspapers—publication of notice, 83.

-publication of notice, Newspapers-

New Trial—dismissal of motion, 399; disqualification of judge, 203; harmless error, 163; misconduct of counsel, 23; motion to set aside verdict, 103; when notice of intention must be given, 440.

Notaries—action on official bond, 262; false certificate, 123.

Notice—notice of address, 163; assignment,

sance—electric light plant, 103; injury to property, 262; mail sacks, 319; right to in-junction, 163; what constitutes, 41. 103; injury to Nuisance-

Obscenity—indictment, 423.

Officers—appointment, 399; compensation, 504; de facto officer, 143; effect of arrest for felony, 423; payment of salary, 319; statute abolishing office, 83; title to office, 83.

Pardon-breach of condition, 103.

ent and Child—contributory negligence of child, 143; emancipation, 440-480; services and earnings of child, 23; wages of child,

ties—community property, 463; disability of plaintiff to sue, 163; lis pendens, 41; mis-joinder, 343; substitution, 23. Parties.

Partition—attorney's fees, 383; decedent's estate, 103; effect of advancements, 262; negligence of sale, 224; proceedings in chancery, 224; who may maintain, 163; wife as party to deed, 143.

thership—accounting, 23-41; aequiring title adverse to firm, 440; action between part-ners for contribution, 430; admissions, 480; advancements, 83; apparent authority of

partner, 143; application of assets, 63-183; assumption of risk, 41; dealings in land, 41; dissolution, 123-319; life insurance policies, 83; misdescribed bonds, 279; participation in profits, 183; real estate, 399; real property, 103; right after dissolution, 203; settlement by partner, 319; suit against firm, 143; suit to dissolve, 63; surviving partners, 163; what constitutes, 123.

Patents—infringements, 103-203.

Paupers—insane paupers, 504.

Payment—application, 319; assignment, 183; drafts, 279; forged notes, 183; recovery of voluntary payment, 143; surety on bond 399.

Perjury—judicial proceedings, 200;

voluntary payment, 143; surety on bond
399.
Perjury—judicial proceedings, 399; materiality
of statement, 23; setting forth testimony,
123; sufficiency of indictment, 164.
Perpetuitles—personal property, 4;.
Physicians and Surgeons—employment, 123;
negligence, 63; practicing without license,
399; regulation of practice, 23; rules of
responsibility, 463.
Pleading—admission, 123; allegation, 83-423;
amendment, 63-463; complaint, 164; copy of
account, 143; demurrer, 123-244; inconsistent defenses; leave to amend, 463;
misjoinder of causes, 164; plea in abatement, 383; profert and over, 463; recovery,
123; replication, 103; sufficiency, 23.
Pledges—construction of agreement, 360; foreclosure of collateral by pledges, 319; paid
up life policy, 400; rights of pledges, 203244; sale and priorities in proceeds, 262.
Post Office—action on postmasters bond, 164.
Powers—revocation, 423; sale of land by

Powers-revocation, 423; sale of land by agent, 164.

Powers—revocation, 423; sale of land by agent, 164.

Principal and Agent—action on contract made by agent, 203; agency of husband, 164; authority of agent, 23-103-123-383; burden of proof, 143; compensation of sub-agent, 123; contract for employment, 383; conveyance by power of attorney, 224; death of principal, 83; fraud of agent, 319; knowledge of servant, 244; liability of agent to third person, 440; libel and slander, 383; notes taken by agent, 400; offer and acceptance, 279; power of agent, 319; power of attorney, 224-440; ratification, 103-184; sale and warranty by agent, 463; sale of cattle, 41; torts of agent, 343; undisclosed principal, 23-343; acts constituting discharge of surety, 143; building contract, 400; contract of sur-tyship, 296; contribution against decedent's estate, 279; discharge of surety, 343-383-504; liability of misrepresentation of agent, 164; remedies of creditors, 42.

itors, 42. Process—affidavit for publication of 423; correction of officer's return, 27 ing return false, 440; summons, 440.

Property—Ownership, 400; proof of ownership, 143; sale of growing trees, 423.

Prohibition-Judicial proceedings, 164; license to practice medicine, 23.

Public Lands—Application to purchase, 279; contract to convey, 23; land granted to railroad, 123; mortgages, 143; patent, 319; preference right, 383; rights of settlers, 244; sale of bounty warrant, 23; sale pending lease, 64; time of vesting title, 124; trespass, 184; withdrawal from settlement, 400.

Quieting Title—Conveyance to wife, 83; dismissal of bill, 440; partition, 64; pleading, 423; relief decree, 319.

Warranto—Corporations, 440; remedy against corporations, 480; title to office,

463.

lroads—abandonment of location, 224; abandonment of station, 360; accident at crossing, 124-319-380; bridges over tracks, 504; care requiring in running through storm, 383; change of location, 343; contract of carriage, 343; contributory negligence, 23; defective tracks 64-83; duty to person assisting passenger to board, 280; ejection of passenger, 224; establishment of station, 504; franchises, 42; ice on platform, 424; injury to alighting passenger, 343; injury to cattle. 143; injury to pedestrian on high-way. 383; injury to persons at crossing, 424; injury to person on track, 83; injury to person Railroadsson walking track, 184; injury to trespasser, 143; kicking cars over crossing, 343; liability of purchaser on foreclosure sale, 23; maintenance of street crossing, 42; mechanic's liens, 143; neg'igence, 383-463-604; occupation of streets, 343; operation and maintenance, 424; passengers, 400; place to alight 383; protruding spikes, 203; rate of speed, 383; right of way, 400; rights acquired, 440; safety appliance act, 83; safety device that invites danger, 23; sidings, 164; special trains, 280; stop, look and listen, 23; stopping at destination of passenger, 343; use of couplers, 400.

Rape—assault with intent to rape, 23; chastity of prosecuting witness, 463; degree of resistance required, 83; evidence, 124; previous acts of itercourse, 504.

Real Actions—public lands, 64.

Receivers—Appointment, 244-262-480; authority, 64; right of creditor to urge appointment, 343.

Records—registration of title to land. 143; vacating decree, 203.

Reference—delay in report of reference, 463; new issues, 504.

Reformation of Instruments—evidence, 88;

new issues, 504.

Reformation of Instruments—evidence, 83;
grounds for reformation, 184; mistake, 143319-440; mortgage of ward's property, 204;
mutual mistake, 23; rellef awarded, 319.

Release—consideration, 224; fraud, 440; receipts,

224

224.
Religious Societies—public policy, 463; trusts, 319; use of property, 463.
Removal of Causes—separable controversy, 423; service of publication, 440; time for filing petition, 103.
Replevin—bail trover, 343; burden of showing purchase in good faith, 184; conversion, 262; scope of inquiry, 383; sufficient possession, 462

Rewards-

scope of inquiry, 383; sufficient possession, 463.

463.

bbery—evidence, 463; instruction, 244; taking by putting owner in fear, 440.

es—action for breach, 184; action of price,
319-463; breach of conditions, 144; breach
of contract, 230; breach of warranty, 164;
caveat emptor, 319; condition sale, 319-400;
consideration, 440; construction, 64-480;
construction of contract, 23-480; contracts,
343; damages, 144; damages for failure to
deliver, 83; delivery, 164-423; delivery of
inferior, 343; entire contract, 243; evidence,
184; existence of claims, 42; failure of consideration, 64; failure of factor to get market price, 42; failure to perform, 103; fraud,
463; fraud inducing purchase, 23; goods sold
by sample, 383; growing timber, 84; guaranty, 22; illegal purposes, 400; implied warranty, 42-164-280; joint ownership, 103; illability of seller to third persons, 440; mistake, 383; obligation to deliver, 23; options,
280; passing of title, 164-184; place of contract, 144; powers of agent, 124; recovery
of goods, 64; remedies of seller, 400; representations, 360; rescission, 64; rescission
by seller, 422; rights of parties before delivery, 224; severable contracts, 204; specdensitives, 124; waiver of right to damages, 184; warranty of quality, 343.

vage—nature of service, 84. Salvage-nature of service, 84.

School and School Districts—liability for taxes. 103; mandamus to compel admission to school privileges. 384; powers of directors, 124; contracts with teacher. 319-44; election, 124; contracts with teacher. 319-440; election. 504; evoluding unvaccinated children, 164; expulsion of pupil from school, 344.

Sequestration-petition for writ, 280. Set-off and Counterclaim-when allowed, 164.

Sheriffs and Constables—attachment, 344; fees, 423; trial of money rule, 344.

Shipping—bottomary bond, 184; charter heirs, 384; damage to passenger baggage. 384; limitation of liability, 84; mortgage, 64; services of wrecking steamer, 400.

Signatures—validity, 344. Specific Performance—agr cific Performance—agreement to release vendor's lien, 184; contract for purchase of real

estate, 84; contract for sale of waterworks, 344; contract to devise, 384; damages, 424; inconscionable contract, 144; installation of waterworks system, 144; knowledge of contract, 124; leases, 319; mines and mining, 184; mutuality of obligation, 344; parol gift of land, 204; performance by purchaser, 463; pleading, 144; purchase price, 224; sufficiency of tender, 244; trusts, 164.

States—actions against, 424; constitutional provision, 104; liability for military supplies, 24; sovereign power, 104.

Statutes—construction, 64, 104; construction of amendment, 184; directory provisions, 424; effect of repeal, 262; effect of repeal on pending actions, 24; legislative meaning, 164; partial invalidity, 440; restriction in title, 224; rules of construction, 164; special legislation—requisites, 124.

Street Railroads—care required in operating cars, 464; collision with vehicle, 504; collision with wagon, 360; contributory negligence, 104, 424; leases, 184; defective transfer ticket, 104; duties of conductor, 360; duties of elevated road, 104; duties of pedestrians under elevated road, 104; duty on seeing person on track, 480; duty to slacken speed, 262; excessive speed, 319-360; failure to look and listen, 104; forfeiture of franchise, 360; injury from guy wires, 204; injury to alighting passenger, 184-584; injury to boy crossing track, 384; injury to child on highway, 319; injury to passenger on front platform, 164; injury to pedestrian, 463; negligence, 480; place to alight, 360; regulation of cars at railroad crossings, 319; right of way, 424; stop, look and listen, 224; trespassers, 464; willful and wanton conduct, 104; wrongful death, 224.

Subrogation—enforcement, 64; persons advancing money to discharge labor lien, 360; reimbursements, 280; void foreclosure sale, 344.

Subscription—revocation, 204-464.

Subacription—revocation, 204-464.

344.
Sunday—barber shops, 64: telegram, 184; violation of Sunday law, 344.

Taxation—assessing exempt property, 384; assessing real property, 144; assessment to agent of unknown parties, 262; assessor's books, 424; collateral inheritance tax, 244; conveyance of land, 250; corporations, 424; delinquent list, 464; description of land, 184; excessive levy, 64; exemption, 104; exportation of property to escape taxation, 464; foreclosure of delinquent tax certificate, 464; forfeiture to state, 204; Indian allotments of land, 424; inheritance tax, 504; jurisdiction of courts, 296; lands held for public use, 104; necessity for payment, 504; payment of poll tax, 280; power of board, 319; presumption of truth as to taxpayer's return, 144; privilege tax, 262; prosecution of back tax suits, 440; railroads, 334; real estate held by bank, 164; recovery of taxes paid, 24-480; redemption certificate, 280; retrospective effect, 204; sale of land, 64; statute representing exemptions, 400; tax deed, 84-104-204; tax sale, 64-104-144-384; tax title, 164; uniformity, 464; validity, 124; whiskey warehouse, 424.

Tax Sales-laches, 104 Tax Saies—laches, 104.

Telegraphs and Telephones—defective address, 464; delay in delivery, 184-204; delay in transmission, 360; delivery of message, 400; duties of telegraph companies, 280; duty to deliver message, 64; failure to deliver message, 280-344; mental anguish, 84; mistake as the proximate cause of damages, 24; negligence, 262-344; non-delivery of message, 84; unreasonable delay in delivering message, 320

sage, 320. Tenancy in Common—adverse possession, 64; deed of co-tenant, 464; owner of undivided interest, 280; personality, 280; right of co-tenant, 204; sale by co-tenant, 184.

Tender-operation and effect, 360; payment into court, 400.

Time-solar or standard, 384.

-acts constituting persons tort feasors, 64.

Towns—payment of railroad bonds, 440.

Trade Marks and Names—contributory negligence, 384; copyright, 104; extinguishment, 64; unfair competition, 320-344-384.

Trade Unions—boycotts, 84; membership, 84.

Trespass—owner of land, 280; pleading, 344; question for jury, 464; removal of personality, 224.

Trespass to Try Title—action by heirs, 144; common source of title, 384; right to possession, 384; school lands, 84; title to support action, 360.

action, 360.

sion, 384; school lands, 84; title to support action, 360.

Trial—argument of counsel, 440; argumentative instruction, 204; assignment for benefit of creditors, 24; confilet of testimony, 280; directed verdict, 104-124-204; discretion of court, 24; documentary evidence, 480; evidence, 84-204-320; expert testimony, 124; failure to request certain instructions, 64; harmless error, 24; instruction, 344-360-480; introduction of evidence, 124; missconduct of counsel, 344-504; objection to evidence, 424; offer of proof, 244; pleading, 104; reading evidence to jury, 224; right to open and close, 64; security for costs, 320; special findings 464; vacation of verdict, 424; verdict, 280-504; weight and credibility of witness, 463.

Trover and Conversion—liability for conversion, 224; measure of damages, 84; mistaken theory of damages, 480; mortgaged property, 280; oil and gas lease, 384; right of plaintiff to possession, 124; right to maintain action, 504; title of plaintiff, 262.

Trusts—accounting, 124; administration, 104; assignment of equitable interest, 204; bill of nforcement, 104; lill to establish, 280; condition precedent, 424; confirmation, 84; construction of will, 144: constructive trusts, 144; death of trustee, 204; duty to file itemized account, 124; establishment, 24; expenses chargeable to income, 424; expenses formanagement, 384; express trust

execution of trust, 204; existence of trust, 144; expenses chargeable to income, 424; expenses of management, 384; express trust in land, 224; improper use of funds, 464; intestate's administration. 320; mortgage of trust property, 24; powers in trusts, 464; property purchased with money of another, 144; removal of trustee, 42; termination, 262; vendor's lien, 320; wages of child, 292

Turn Pikes and Toll Roads-injuries sustained

from defective road, 280.

Usury—elements, 440: equitable relief. 344: construction of agreement, 164: interest on notes, 464: pari delicto, 42; right to recover legal interest, 24; who may assert, 344;

Vagrancy-what constitutes, 480.

Vagrancy—what constitutes, 480.

Vendor and Purchaser—advances to fortify title, 24; approval of counsel, 204; bona fide purchaser, 144-184-344; bond for title, 480; construction of contract to convey, 384; contract to convey momestead, 42; contract to convey homestead, 42; contract to convey land, 204; damages, 320; deficiency in quantity of land conveyed, 344; delinquent water charges, 244; existing liens, 400; fraud, 320; fraud of agent, 244; fraudulent representations, 440; knowledge of fraud, 280; liability for false representations, 320; mortgages, 280; notice of defective title, 320; option, 84; option to purchase, 124-344; perfecting title under statute of limitations, 42; purchase from adverse claimant, 244; recovery of deposit, 244; rights under oral sale, 144; tender of performance, 344; vendor's lien, 24-320-480; written contract, 384.

Venue—prejudice of judge, 144; residence

ue—prejudice of judge, 144; residence defendant, 144.

Warehouseman—care of merchandise, 320; lia-bility for loss, 320; misdelivery of stored cotton, 384.

Waste-common law, 424.

Waste—common law. 424.

Naters and Water Courses—abatement of dam,
104; accretions. 424; agreement as to use,
424; appropriation, 64-320; city water charges. 144; diversion, 204-400; excavations creating reservoirs. 280; irrigation. 320-400;
liabilities of irrigation companies, 24; merger of easements, 262; muncipal supply regulations. 220; municipal water supply contracts, 400; obstruction by railway em-

bankment, 124; obstruction of culvert, 184; overflow, 320; persons entitled to contract rates, 320; pollution of stream, 84-400; public water supply, 344; release of water resulting in damage, 464; restoration of channel, 424; rights of dominant and servient estates, 24; riparian owner, 124; riparian rights, 384; water rates, 244.

Weapons—carrying pistol, 184; carrying weapons, 464; concealment question for jury, 280.

ons, 464; concealment question for jury, 280.

Wills—action to annul, 64; ademption, 84; amendment to set aside probate of will, 320; assignment of share of devisee, 384; brothers of half blood, 84; burden of proving, 84; construction, 320-480; contest, 24-104; contradictory statement, 144; disposition of property, 104; election, 360; estates conveyed, 480; estates devised, 42-230; impeachment, 104; liability of attorneyes fees, 286; life estate, 224; mental capacity, 244; parol evidence, 184; perpetuities, 400; power of sale, 464; probate, 104; residuary clause, 400, residuary legatee, 280; suit to contest, 24; testamentary capacity, 24-296;

testamentary contest, 204; undue influence, 144-244; vested remainders, 42.

testamentary contest, 244; thate initiately contest, 244; vested remainders, 42.

Witnesses—admission of perjury, 504; adverse witness, 184; bias, 504; communications between husband and wife, 296; competency, 424; contradicting written statement, 464; contradiction of collateral statements, 84; contradictory statements, 320; credibility, 480; cross-examination, 84-144-204-244-240-464; divorced wife, 400; evidence, 280-384; examination, 320; gaming, 280; homicide, 104; husband and wife, 320; impeachment, 42-124-144; incompetency, 54-184; leading questions, 104-344; mileage for wife, 64; physicians, 360; privileged communication, 384; refreshing memory, 400; refusal to answer questions, 344; right of accused to compulsory process, 204; testimony from memoranda, 42; transactions with deceased persons, 24-42-84-124-204-464; wills, 104.

Work and Labor—architect's services, 124; con-

Work and Labor—architect's services. 124; contract for employment, 384; evidence, 164; quantum meruit, 84; right to recover for labor performed, 144.

.